

List of Health Insurance Mandates in Utah

As listed in the Insurance Department's 2007 Health Insurance Market Report, <http://www.insurance.utah.gov/2007HlthInsMktRprt.pdf>, with an *** added to any mandate that has been studied or is in the process of being studied by the Utah Insurance Department as of October 2007.

Coverage mandates

Required by Federal statute:

1. Preexisting conditions (31A-22-605; NAIC Standard)
2. Dependent coverage from the moment of birth or adoption (31A-22-610)
3. Coverage through a noncustodial parent (31A-22-610.5; Social Security Act)
4. Open enrollment for child coverage ordered by a court (31A-22-610.5; Social Security Act)
5. Medicare supplemental insurance, including preexisting conditions provision (31A-22-620; NAIC Standard; Title XVIII of the Social Security Amendment, 1965)
6. Individual and small group guaranteed renewability (31A-30-107; Health Insurance Portability and Accountability Act, 1997)
7. Individual and small group limit on exclusions and preexisting conditions (31A-30-107; Preexisting conditions are required by Federal Statute)
8. Small group portability and individual guaranteed issue (31A-30-108; Health Insurance Portability and Accountability Act, 1997)
9. Maternity coverage on groups of 15 or more employees (Pregnancy Discrimination Act, Public Law 95-555, 1978)
10. COBRA benefits for employees of employer with 20 or more employees (Consolidated Omnibus Budget Reconciliation Act, Public Law 99-272, 1985)

Required by State statute:

1. Policy provision standards (31A-22-605)
- *2. Dependent coverage to age 26 (31A-22-610.5)
3. Extension of policy for a dependent child with a disability (31A-22-611)
4. Conversion privileges for an insured former spouse (31A-22-612)
5. Mini-COBRA benefits for employees of employer with less than 20 employees (31A-22-722; State expansion of Federal COBRA requirements).

Benefit mandates

Required by Federal statute:

1. Maternity stay minimum limits (31A-22-610.2; Newborn & Mothers Health Protection Act, Public Law 105-35, 1997)
2. Pediatric vaccines – level of benefit (31A-22-610.5, Omnibus Budget Reconciliation Act, 1993)
3. Preauthorization of emergency medical services (31A-22-627; Federal Patient Bill of Rights Plus Act)
4. OB/GYN as primary care physician (31A-22-624)
5. Mastectomy provisions (31A-22-630; Women's Health & Cancer Rights Act, 1996)

Required by State statute:

- *1. \$4,000 minimum adoption indemnity benefit (31A-22-610.1)
- *2. Dietary products for inborn metabolic errors (31A-22-623)
- *3. Catastrophic coverage of mental health conditions (31A-22-625; Required by Federal statute, but State statute is more protective than Federal requirements)
- *4. Diabetes coverage (31A-22-626)
5. Standing referral to a specialist (31A-22-628)
6. Basic Health Care Plan in individual market (31A-22-613.5 and 31A-30-109)

Provider mandates

Required by Federal statute:

None

Required by State statute:

1. Preferred provider contract provisions, including 75 percent reimbursement provision for non-preferred providers, quality assurance program, nondiscrimination, and grievance process (31A-22-617)
2. HMO payments to noncontracting providers in rural areas (31A-8-501)